Attorney Docket No.: 113394 CON

Appl. No.10/773,788

REMARKS

Claims 12, 15-19 and 28 have been allowed.

All other claims have been cancelled.

It is believed that the application is thus in condition for allowance, and reconsideration is requested.

Applicant does not intend the cancellation of any claims hereof to imply that applicant necessarily agrees with the grounds of rejection set forth in the Office action. Rather, pursuant to the desires of the assignee, applicant has chosen to cancel all non-allowed claims so that the present application can mature into an issued patent containing those claims that have been allowed at this point.

Applicant may consider filing one or more continuing applications in which the cancelled claims of this application, or claims similar to them, may be presented.

Respectfully, Radhika R. Roy

Office of Ronald D. Slusky Registered Patent Attorney 353 West 56th St.—Suite 5L New York, N.Y. 10019-3775

Date: 12/24/2008